

DECLARATORY
Improvement Res. No. 1130-1964

For the Vacation of the first alley south
of Taylor Street from the east property line
of Bright Street to the west property line
of the vacated alley east of Bright Street.

Resolution Adopted: May 28, 1964

Confirmed:

Bids Received:

Contract Awarded:

Contract and Bond:

Contractor:

Reported Completed:

Assessment Roll Confirmed:
Jan. 14, 1965

B.O. 10-164

DECLARATORY RESOLUTION NO. 1130-1964

For the Vacation of the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the vacated alley east of Bright Street.

PLANS ORDERED:

ADOPTED:

May 28, 1964

ADVERTISE NOTICE TO PROPERTY OWNERS: WAIVED

HEARING ON CONFIRMATION:

CONFIRMED:

ASSESSMENT ROLL ORDERED: May 28, 1964

ASSESSMENT ROLL APPROVED: Dec. 16, 1964

HEARING ON CONFIRMATION
OF ASSESSMENT ROLL: Thurs., Jan. 14, 1965 3:30 p. m.

NOTICE SERVED: Dec. 30, 1964

ASSESSMENT ROLL CONFIRMED: Jan. 14, 1965

For the Vacation Opening Condemnation of right of way for utility purposes of the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the vacated alley east of Bright Street.

Resolved by the Board of Public Works of the City of Fort Wayne, Indiana, that it is desired and deemed necessary to vacate the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the vacated alley east of Bright Street.

All as shown by a plan of such proposed Vacation Opening Condemnation of right of way for utility purposes as above described, now on file in the Office of the Department of Public Works of the City of Fort Wayne, Indiana

The cost of said Vacation Opening Condemnation of right of way for utility purposes shall be assessed against the property beneficially affected thereby.

The property which may be injuriously or beneficially affected by such Vacation Opening Condemnation of right of way for utility purposes is described as follows: Lots 212 to 215 inclusive, Commercial 2nd Addition. Said addition is inclusive to the City of Fort Wayne, Indiana.

All according to the method and manner provided for in an act of the General Assembly of the State of Indiana, entitled "An Act Concerning Municipal Corporations", as approved March 6, 1905 and the provisions of all acts amendatory thereto and supplemental thereof, including the right to bond assessments as in said law ordered.

Assessments if deferred are to be paid in ten equal installments with interest at the rate of five (5) % per annum. Under no circumstances shall the City of Fort Wayne, Indiana be or be held responsible for any sum or sums due from the said property owner or owners, or for the payment of any bond or bonds, except for such moneys as shall have been actually received by the City from the assessments for such property damages as said City is by said above entitled act required to pay. All proceedings had in the making of said improvement, assessment of property, collection of assessments and issuance of bonds therefor, shall be as provided for in said above entitled act and all amendments thereto and supplements thereof.

The vacation of the above described alley shall be subject to an easement for the use of the City of Fort Wayne, Indiana, and other public utilities for the construction and maintenance of sewers, water mains, gas mains, electric pole lines and conduits, telephone and telegraph pole lines and conduits.

All Streets, lots and lands affected by the above described vacation are situated in the southeast quarter of Section Nine, Township 30 north, Range 12 east and lie wholly within the corporate limits of the City of Fort Wayne, Indiana.

ADOPTED THIS 28

DAY OF May 1964

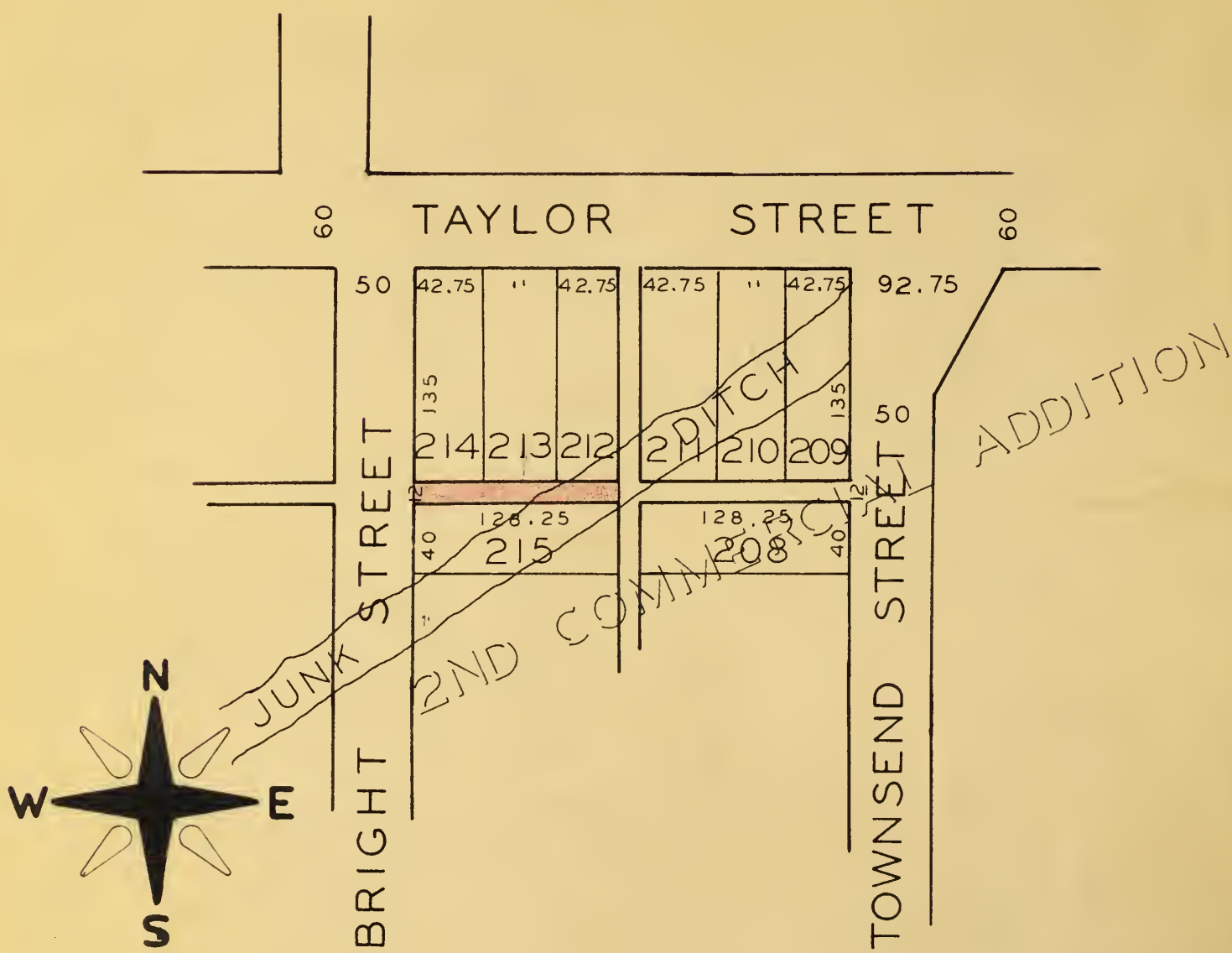
Attest:

Secretary Board of Public Works.

Fred S. Beaman
Robert W. Dahman

Board of Public Works.

PORTION OF ALLEY TO BE VACATED



ENGINEERING
DEPT. OF STREETS

DATE December 22, 1964

TO: Board of Public Works

NOTED

SUBJECT: Board Order 10-1964

F.S.E.

R.W.D.

G.F.G.

The original copy of an easement grant for Declaratory Resolution No. 1130-1964, which provides for the vacation of the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the vacated alley east of Bright Street, is attached. Date _____

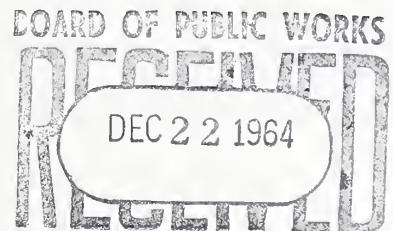
This grant has been signed by all property owners involved and recorded in the office of the Allen County Recorder. It should be filed with the resolution as a permanent record.

Copies have been distributed to each Utility Company with facilities affected.

Walter H. Meitz

Walter H. Meitz
City Engineer

DEB:is
attachs.



OFFICE OF
BOARD OF PUBLIC WORKS



FORT WAYNE 2, INDIANA

10

B.O. 10-164

Date January 15, 1964 NOTED

F.S.E.
 R.W.D.
 G.F.G.

To City Engineer

Subject Vacation of Portion of an Alley

We have a petition submitted by the American Hoist & Derrick Company to vacate the alley South of Lots 212, 213, and 214 and North of Lot 215 in Second Commercial Addition, running East and West from Bright Street on the West to the West line of the vacated alley running North and South between Townsend Street and Bright Street.

A Waiver has been signed by affected property owners.

Prepare an opinion after conferring with all governmental agencies and utilities.

Kenneth M. Grav, Clerk
BOARD OF PUBLIC WORKS

KM:ms

enc.

Signed

Reply:

May 26, 1964

1130

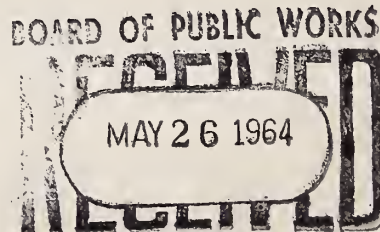
Declaratory Resolution, Drawing and Property Ownership List completed and attached.

It will not be necessary to hold a public hearing because the petitioner is the only property owner affected and has signed a waiver, which is attached. An easement grant will be required but we recommend this resolution be confirmed immediately so as not to delay the expansion plans of American Hoist & Derrick Company. The grant will be signed before the assessment roll of benefits and damages is prepared.

Walter H. Meitz

Walter H. Meitz
City Engineer

DEB:is
attachs.

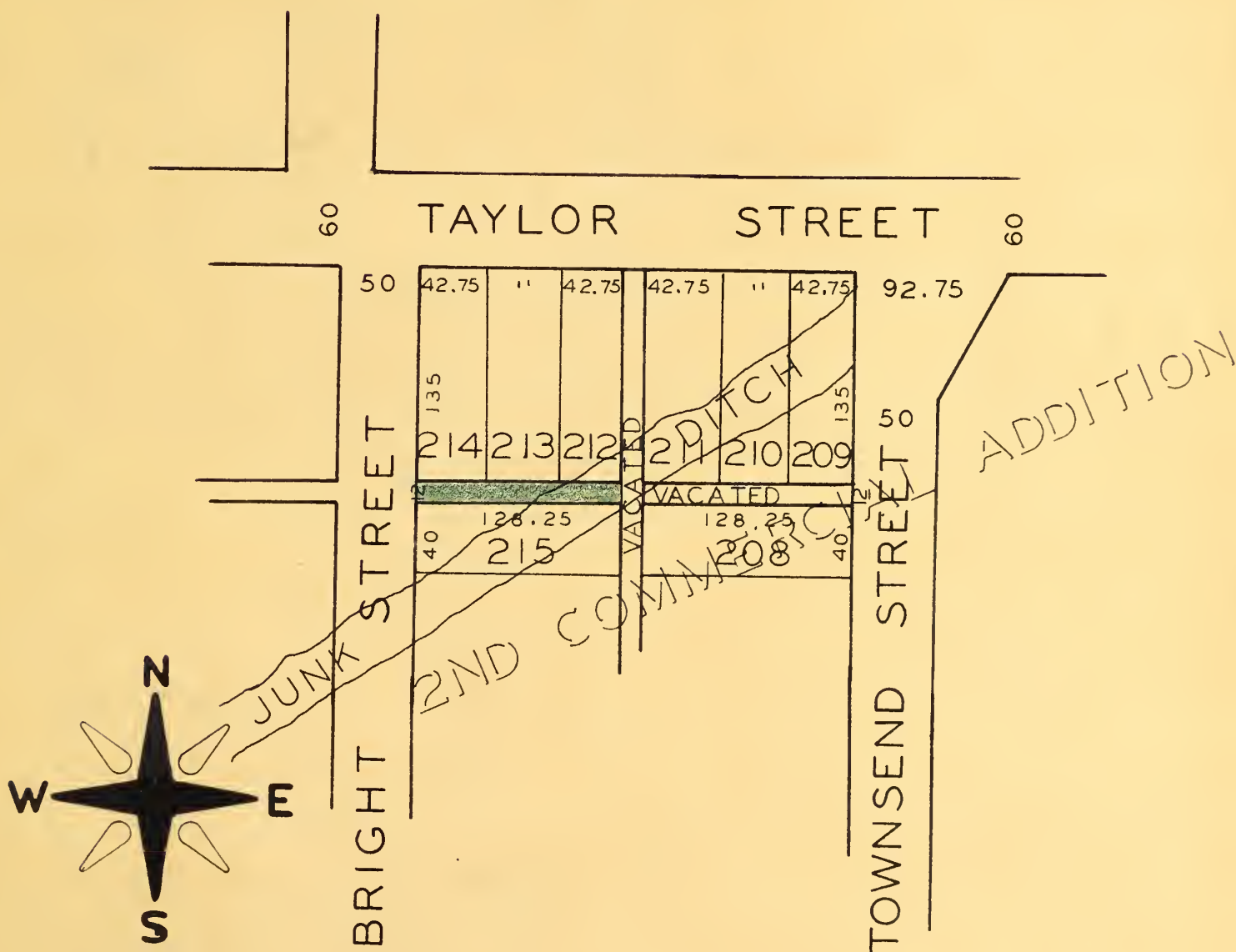


Signed

SENDER: REMOVE & KEEP 3RD COPY - RECEIVER: ANSWER & KEEP 2ND COPY - RETURN 1ST COPY

1130

PORTION OF ALLEY TO BE VACATED



STATE OF INDIANA

PUBLIC SERVICE COMMISSION OF INDIANA

IN THE MATTER OF THE JOINT PETITION OF THE)
CITY OF FORT WAYNE, INDIANA, AND OF THE LAKE) CAUSE NO. 30371
ERIE AND FORT WAYNE RAILROAD COMPANY FOR)
PERMISSION AND AUTHORITY TO ESTABLISH A NEW) APPROVED:
CROSSING AT GRADE THAT WILL BE FORMED BY THE)
EXTENSION OF BRIGHT STREET ACROSS THE SINGLE) MAY 7, 1964
TRACK OF THE LAKE ERIE AND FORT WAYNE RAIL-)
ROAD COMPANY IN THE CITY OF FORT WAYNE,)
INDIANA.)

APPEARANCES:

For Joint Petitioners:

Gilbert A. Schuessler
1667 Railway Exchange Bldg.
St. Louis, Missouri 63101

For American Hoist &
Derrick Company, Intervenor
in Support of Joint Petition:

Robert Y. Keegan
1108 Fort Wayne Bank Bldg.
Fort Wayne, Indiana

For the Public:

Mary Louise Wolfard
Assistant Public Counselor
910 State Office Building
Indianapolis 4, Indiana

BY THE COMMISSION:

On April 13, 1964, the City of Fort Wayne, Indiana and The Lake Erie and Fort Wayne Railroad Company filed a verified joint petition with this Commission for permission and authority to establish a new crossing at grade that will be formed by the extension of Bright Street across the single track of The Lake Erie and Fort Wayne Railroad Company in the City of Fort Wayne, Indiana.

Pursuant to notice as required by law, a public hearing was held in the Rooms of the Commission, 905 State Office Building, Indianapolis, Indiana, at 9:30 A.M., (EST), on Thursday, April 30, 1964. Notices of such hearing were published by the Commission in the manner prescribed by law. Such notices and proof of publication thereof are filed herein and are made a part of the record in this hearing. The jurisdiction of this Commission is based upon the provisions of Burns' Statute, Chapter 55-1807.

The evidence introduced by the joint petitioners at the hearing consisted of testimony of Mr. R. D. Pamperl, Public Projects Engineer, Wabash Railroad

Company, St. Louis, Missouri, Mr. P. E. Stitt, Trainmaster, Wabash Railroad Company, Montpelier, Ohio, and Mr. Walter Meitz, City Engineer of the City of Fort Wayne.

The Commission, having heard the evidence and being fully advised in the premises, finds:

1. That the extension of Bright Street in the City of Fort Wayne, Indiana, across the tracks of the Lake Erie and Fort Wayne Railroad Company at the location and in the manner set forth in the joint petition filed herein is necessary to serve the present and future needs of the joint petitioners.
2. That the construction of a grade crossing over the tracks of the Lake Erie and Fort Wayne Railroad Company on Bright Street in the City of Fort Wayne is necessary to carryout the extension and planned improvement of said street.
3. That the public convenience and necessity would be properly served by the granting of the petition.
4. That the proper and adequate crossing protection will be installed at the crossing which will consist of a reflectorized cross-buck warning sign.
5. That the crossing at grade and the extension of the said Bright Street as petitioned for would be in the public interest and should be authorized and it will be so ordered.

IT IS THEREFORE ORDERED BY THE PUBLIC SERVICE COMMISSION OF INDIANA that the joint petitioners, the City of Fort Wayne and the Lake Erie and Fort Wayne Railroad Company, are authorized and permitted to establish a new crossing at grade, that will be formed by the extension of Bright Street across the single track of the Lake Erie and Fort Wayne Railroad Company in the City of Fort Wayne, at the location and in the manner set forth in the joint petition filed herein and Exhibit No. 1 received in evidence in this case and said crossing shall be protected by a reflectorized cross-buck warning sign, the details of which are shown on Exhibit B attached to the joint petition.

IT IS FURTHER ORDERED that the Bright Street crossing authorized in the preceeding order shall not be opened for public vehicular use unless and until the Townsend Street crossing of the single track of the Lake Erie and Fort Wayne Railroad Company, located one block east of Bright Street, be closed to vehicular traffic by appropriate action of the proper authority vacating Townsend Street through the limits of the crossing.

IT IS FURTHER ORDERED that this order shall be effective on and after the date of its approval.

IT IS FURTHER ORDERED that joint petitioner, Wabash Railroad Company, pay into the State Treasury, through the Secretary of this Commission, the sum of \$30. 77, expense incurred in legal advertising, said sum to be paid within ten days from the service of this order.

Legal Advertising	\$18.53
Reporting Services	12.24
Total Charges	<u>\$30.77</u>

BAYT AND CLANCY CONCUR: STANLEY ABSENT:
APPROVED: MAY 7, 1964

I hereby certify that the above is a true and correct copy of the order as approved.

SECRETARY

THIS INDENTURE WITNESSETH, That the Undersigned Grantors, each over the age of twenty-one (21) years, for and in consideration of One Dollar (\$1.00) and other valuable consideration, receipt of which is hereby acknowledged by the Grantors, do hereby CONVEY and WARRANT to the following named Grantees, and each of them, and their respective successors and assigns, namely, to-wit: INDIANA & MICHIGAN ELECTRIC COMPANY, an Indiana corporation, GENERAL TELEPHONE COMPANY OF INDIANA, INC., an Indiana corporation, and CITY OF FORT WAYNE, INDIANA, a municipal corporation of the State of Indiana, a perpetual right of way and easement with the right, privilege and authority to the Grantees and each of them and to their respective successors and assigns (1) to construct, erect, operate, maintain, repair, renew and replace a line or lines (overhead and/or underground) with all necessary or convenient poles, crossarms, structures, conduits, ducts, wires, cables, guys and other equipment and appurtenances, for the transmission, distribution and delivery of electrical energy or other power to the Grantees and each of them and to other persons, firms and corporation and to the public in general for light, heat, power, telephone, telegraph and all other purposes whatsoever in, upon, along, over, under, through or across the real estate hereinafter described;

Beginning at the southeast corner of Lot No. 212, 2nd Commercial
 Addition to the City of Fort Wayne; thence west along the south line
 of Lots 212, 213 and 214, said 2nd Commercial Addition, a distance of 128.25 feet, to the southwest corner of said Lot No. 214; thence south
 by deflection left of 90 degrees, a distance of 12 feet, to the north-
 west corner of Lot No. 215, said 2nd Commercial Addition; thence east
 along the north line of said Lot No. 215, a distance of 128.25 feet,
 to the northeast corner of said Lot No. 215; thence north by deflection
 left of 90 degrees, a distance of 12 feet, to the point of beginning.

TOGETHER with the right, privilege, and authority to the Grantees, and each of them, and their respective successors and assigns, to cut and, at their option, remove from said real estate any trees, over-hanging branches, bushes or other perennial growth or other obstructions which might endanger the safety or interfere with the use of said poles, crossarms, structures, conduits, ducts, wires, cables, guys and other equipment and appurtenances or any structure on the above described real estate; of full and complete right of ingress and egress to and over the above described real estate, and to and over adjoining lands of the Grantors where a public street or highway does not adjoin the above described real estate, at any and all times, for doing anything necessary, useful or convenient for the enjoyment of the easement herein granted; and of full and complete rights, easements, privileges and appurtenances in or to said real estate which may be required for the full enjoyment of the rights herein granted. Any damages to crops, fences, drains, ditches or buildings of the Grantors on lands of the Grantors adjoining the real estate above described, caused by the construction, operation and maintenance of any of the facilities covered by this easement, shall be paid for by the Grantee or Grantees causing such damage. All claims for damages caused in the construction, operation and maintenance of said facilities, shall be made at or mailed to the office of the Grantee or Grantees alleged to have caused such damage within thirty days after such damage accrue. If Grantors and Grantees cannot agree on the amount of damages, the same shall be arbitrated.

The Grantors reserve the use of the above described land not inconsistent with this grant.

The undersigned hereby covenant that they are the owners in fee simple of the above described real estate, are lawfully seized thereof, and have good right to grant and convey said easement herein, and guarantee the quiet possession thereof, and that the Grantors will warrant and defend the title to the said easement against all lawful claims.

DULY ENTERED FOR TAXATION

7035 DEC 7 - 1964

Walter S. Summers 3
CLERK OF ALLEN COUNTY



These presents to be binding on the Grantors and their respective executors, administrators, grantees, successors and assigns, and upon the Grantees and their respective successors and assigns.

IN WITNESS WHEREOF, the Undersigned Grantors have executed this instrument this 29th day of October, 1964.

Grantor

Lot Number

AMERICAN HOIST AND DERRICK COMPANY

Lots 212, 213, 214 & 215,
2nd Commercial Addition

BY:

Walter W. Walb
Walter W. Walb, Vice President

BY:

Ernest G. Dent
Ernest G. Dent, Assistant Secretary

STATE OF INDIANA)
COUNTY OF ALLEN) SS:

Before me, the undersigned, a Notary Public in and for said County and State, this 29th day of October, 1964, personally appeared Walter W. Walb, as Vice President and Ernest G. Dent, as Assistant Secretary, respectively of American Hoist and Derrick Company and acknowledged the execution of the above and foregoing Grant of Easement as their voluntary act and deed and as the voluntary act and deed of said American Hoist and Derrick Company.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my Notarial Seal.

James P. Thompson
James P. Thompson, Notary Public

My commission expires:

March 7, 1967

This instrument prepared by Donald E. Bodeker.

This instrument was prepared by
DONALD E. BODEKER
Employee of The City Of Fort Wayne
on its behalf.

Grantor certifies under oath that no Indiana Gross Income Tax is due or payable in respect to the transfer made by this deed.

DULY ENTERED FOR TAXATION

7035 DEC 7 - 1964

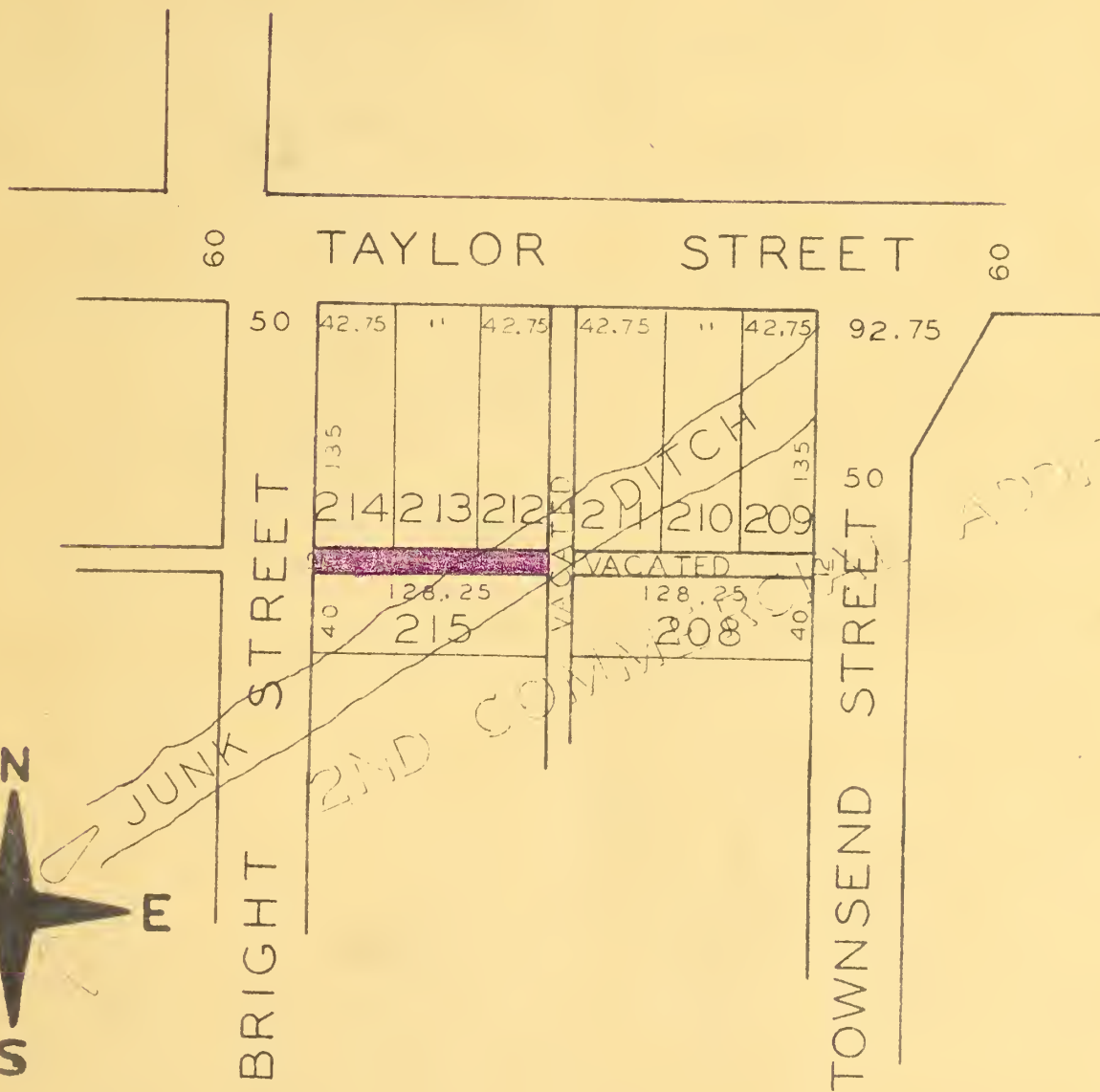
Walter S. Summers
AUDITOR OF ALLEN COUNTY



PORTION OF ALLEY TO BE VACATED



UTILITY EASEMENT



B.O. 9, 10, 11-'64

Min. Rec. Jan. 3

January 25, 1964

City Engineer

We have issued three Board Orders for the request of the American Hoist & Derrick; namely, Board Orders 9-'64, 10-'64, and 11-'64.

We are of the opinion these Grants and Dedications, etc. have not been prepared by an attorney and, before they could be recorded, would have to have executed acknowledgements. However, we are not requesting these additions to the instruments until you have had a chance to check the various descriptions. When you find same to be in order, we will have the instruments prepared properly in order that recording may be accomplished.

, Clerk

BOARD OF PUBLIC WORKS

KM:ms

B.O. 10-164

January 15, 1964

City Engineer

Vacation of Portion of an Alley

We have a petition submitted by the American Hoist & Derrick Company to vacate the alley South of Lots 212, 213, and 214 and North of Lot 215 in Second Commercial Addition, running East and West from Bright Street on the West to the West line of the vacated alley running North and South between Townsend Street and Bright Street.

A Waiver has been signed by affected property owners.

Prepare an opinion after conferring with all governmental agencies and utilities.

, Clerk

BOARD OF PUBLIC WORKS

KM:ms

enc.

P E T I T I O N

— 0 —
January 14, 1964

Fort Wayne, Ind.,

XXXXXXXXX, XXXX
November , 1964

To the Board of Public Works of the City of Fort Wayne:

Gentlemen:

The undersigned, owners of real

estate on both sides of Townsend Street, Fort Wayne, Indiana, from
Taylor Street on the North to the North line of the Wabash Railroad
respectfully petition for the passage of a resolution providing for the
vacation of the street and alley on the South and both sides
of the alley lying South of Lots 212, 213 and 214 Second Commercial Addition
to the City of Fort Wayne, Allen County, Indiana, and North of Lot 215 in
said Addition, respectfully petition for the passage of a resolution provid-
ing for the vacation of the following street and alley, to-wit:

1) Townsend Street running North and South from Taylor Street on
BC 9-64 the North to the North line of Rockhill Brothers Outlots on the
South in the City of Fort Wayne, Allen County, Indiana; and

2) The alley South of Lots 212, 213, and 214 and North of Lot 215
BC 10-64 in Second Commercial Addition to the City of Fort Wayne, Allen
County, Indiana, running East and West from Bright Street on
the West to the West line of the vacated alley running North
and South between Townsend Street and Bright Street.

That Virginia Carolina Chemical Corporation and Wabash Railroad Company
as the owners of lands to the South of said areas to be vacated are the
only persons, firms or corporations which might be affected adversely and each
has filed its waiver of notice of hearing, and right to remonstrate herein.

AMERICAN HOIST & DERRICK COMPANY

By *Walter W. Walsh*

Vice President

OFFICE OF
BOARD OF PUBLIC WORKS



FORT WAYNE 2, INDIANA

46-370-10

B.O. 10-164

Date May 28, 1964

To City Engineer

Subject Dec. Res. No. 1130-1964 1st alley south of Taylor

Prepare Assessment Roll of Benefits \$1.00 and Damages \$1.00.

Fred S. Ehrman
Robert W. Dahman
George F. Gable
BOARD OF PUBLIC WORKS

ic
attach Reso. + P. O. List

Signed _____

Date _____

Reply:

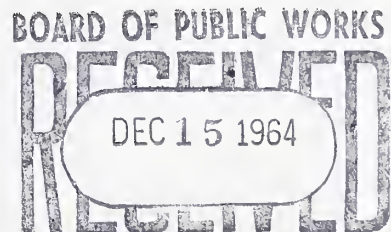
December 14, 1964

Assessment Roll of Benefits and Damages completed and attached.

Walter H. Matz.

Walter H. Meitz
City Engineer

DEB:is
attaches.



Signed _____

SENDER: REMOVE & KEEP 3RD COPY - RECEIVER: ANSWER & KEEP 2ND COPY - RETURN 1ST COPY

BOARD OF PUBLIC WORKS

RECEIVED
OCT 23 1964

NOTED
 F.S.E.
 R.W.D.
 G.F.G.

Date

October 23, 1964

Mr. Robert Y. Keegan
1108 Fort Wayne Bank Building
Fort Wayne, Indiana

Dear Mr. Keegan:

This has reference to the petitions you submitted for the following:

Declaratory Resolution 1129-1964 - For the vacation of Townsend Street from the south property line of Taylor Street to its southern terminus.

Declaratory Resolution 1130-1964 - For the vacation of the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the vacated alley east of Bright Street.

The utility companies have advised that they will require an easement over a portion of Taylor Street and the entire width of the alley, to maintain existing facilities. It will, therefore, be necessary to have the attached easement grants signed before final action can be taken.

Please secure the necessary signatures and have these grants properly notarized. A sample of the acknowledgment is also attached.

When completed, please return them to us and the assessment rolls of benefits and damages will be prepared immediately. If further information is necessary, please contact me.

Very truly yours,

Donald E. Bodeker
Donald E. Bodeker
Office Manager

DEB:is
cc: Board of Works
(Board Order Nos. 9 & 10-1964)

City of Fort Wayne



OFFICE OF
CITY PLAN COMMISSION

FORT WAYNE, INDIANA

NOTED

F.S.E.
 R.W.D.
 G.F.G.

Date

425 SOUTH CALHOUN STREET

May 8, 1964

Mr. Donald Bodeker
Office Manager
City Engineers Office
Fort Wayne, Indiana

Dear Mr. Bodeker:

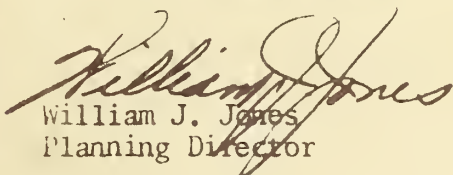
Re: Vacation of Townsend Street from the south property line of Taylor Street to its southern terminus. Also, the vacation of the first alley south of Taylor Street from the east property line of Bright Street to the west property line of the first alley east of Bright Street.

We have no objection to the proposed vacation of the alley as described above since the alley would be of no useful purpose for circulation of traffic. Also, a large part of the alley is presently within the limits of the Junk Ditch (Spillway).

Also, we do not object to the proposed vacation of Townsend Street as described above providing provision is made for access to the Virginia-Carolina Chemical Company which lies south of the south terminus of Townsend Street. It would appear from our field observation that Townsend Street is the only means of vehicular access to the Virginia-Carolina Chemical Company from the north and, consequently, unless provision is made for this access, the Virginia-Carolina Chemical Company would be landlocked from the north and east. If a definite permanent provision is made for vehicular access to the Virginia-Carolina Chemical Company, we would have no objection to this proposed vacation of Townsend Street.

Sincerely,

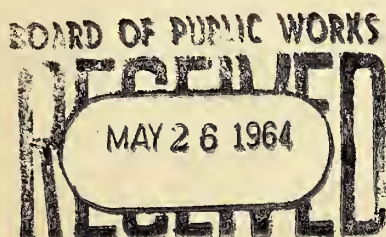
CITY PLAN COMMISSION


William J. Jones
Planning Director

1130

WJJ:mo

cc: Mayor Harold S. Zeis
Board of Public Works



NOTED

F.S.E.
 R.W.D.
 G.F.G.

Date _____

April 16, 1964

✓ William J. Jones
Planning Director

James T. White
Traffic Engineer



Please submit your opinions and recommendations on
the following proposed vacations:

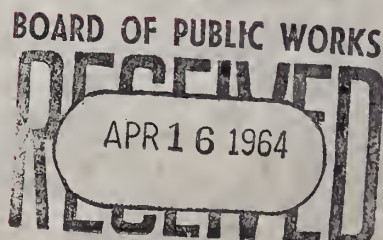
The vacation of Townsend Street from the south property
line of Taylor Street to its southern terminus.

The vacation of the first alley south of Taylor Street
from the east property line of Bright Street to the west property
line of the first alley east of Bright Street.

Donald E. Bodeker
Donald E. Bodeker
Office Manager

DEB:is

cc: Mayor Harold Zeis
Board of Public Works ←
(B.O. Nos. 9, 10-1964)



W A I V E R

The undersigned, who are the only persons, firms or corporation owning property which may be injuriously or beneficially affected by the proposed vacation of streets and alleys described as follows:

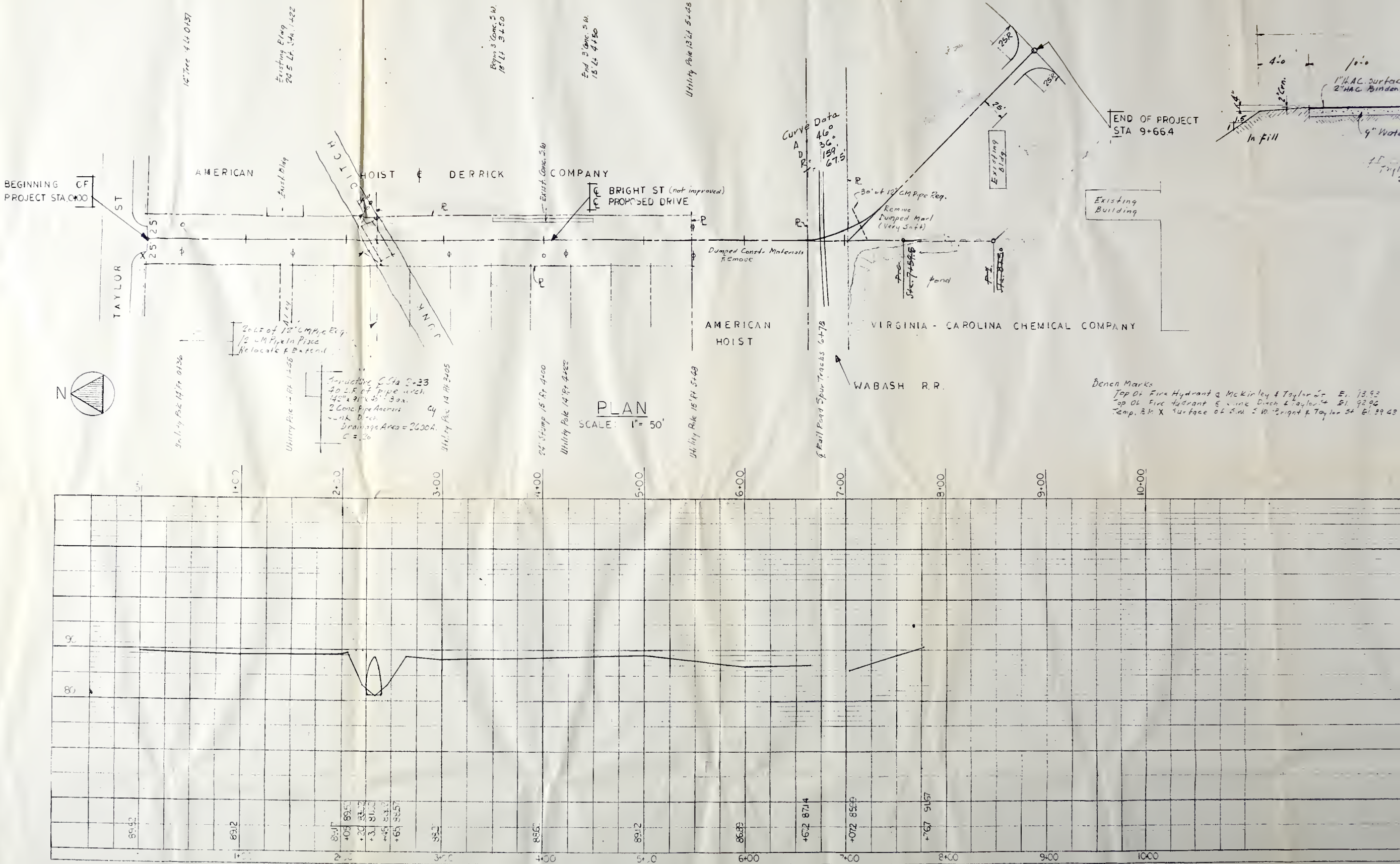
1. Townsend Street running North and South from Taylor Street on the North to a line parallel to and 40 feet South of the South line of Rockhill Brothers Out Lot 18 on the South in the City of Fort Wayne, Allen County, Indiana, and
2. The alley south of Lots 212, 213 and 214 and North of Lot 215, Second Commercial Addition to the City of Fort Wayne, Allen County, Indiana, running East and West from Bright Street on the West to the West line of the vacated alley running North and South between Townsend Street and Bright Street in the City of Fort Wayne, Allen County, Indiana,

Which proposed vacation is set out in a resolution of the Board of Public Works of the City of Fort Wayne, Indiana, numbered 1130, do hereby waive any and all rights we may have to receive notices of such resolution either by publication or otherwise, do waive our right to a hearing on said resolution and do hereby waive our rights to file or present in any way any remonstrance against the action taken by said Board of Public Works under said resolution; and we do all and each of us hereby agree that said Board of Public Works may take such final action as it may be appropriate on said resolution, either confirming, modifying or rescinding said resolution and we further agree that such action so taken shall be final and conclusive on each of us.

Dated this 14 day of May, 1964.

AMERICAN HOIST & DERRICK COMPANY

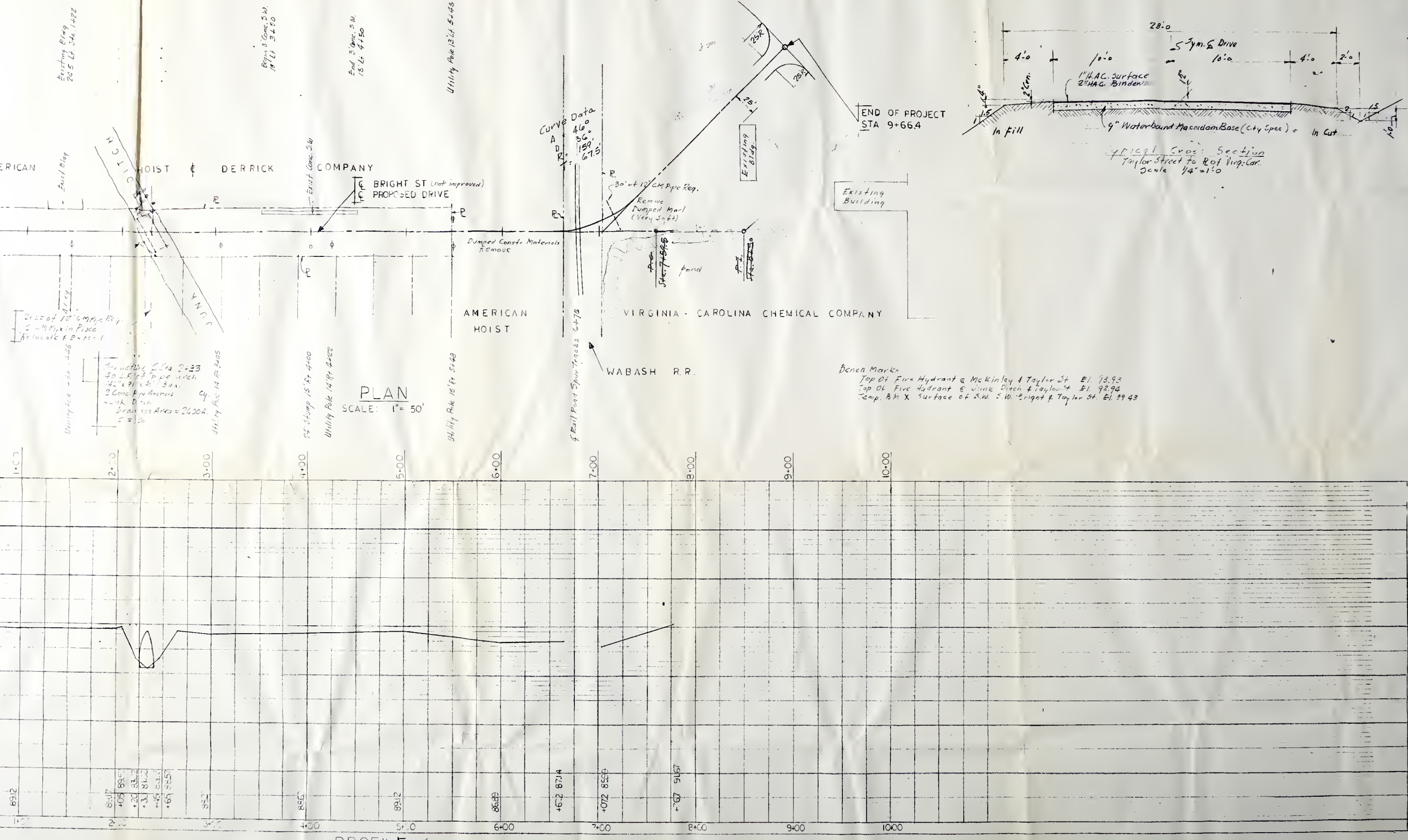
By Walter W. Wold
Vice President



PROFILE (Not complete)

SCALE: 1" = 10' VERT
1" = 50' HORIZ.

W A D A
AND ASSOC
FORT WAYNE, I.
SCALE [redacted] D
DRAWN [redacted] TRACED
ISSUE [redacted] NATURE OF RE



PROFILE (Not complete)

SCALE: 1" = 10' VERT
1" = 50' HORIZ.

W A DARLING AND ASSOCIATES FORT WAYNE, INDIANA			BRIGHT STREET PRELIM.		
SCALE	DATE 11-17-63				
DRAWN	TRACED	CHECKED			
ISSUE	NATURE OF REVISION		DATE		

Improvement Resolution No. 1130 - 1964 For THE VACATION OF THE FIRST ALLEY SOUTH OF TAYLOR STREET

FROM THE EAST PROPERTY LINE OF BRIGHT STREET TO THE WEST PROPERTY LINE OF THE VACATED ALLEY
EAST OF BRIGHT STREET.

	OWNER'S NAME	ADDRESS	R. P. O.	NUMBER OF			DESCRIPTION
				LOT	BLOCK	O. L.	
1	AMERICAN HOIST & DERRICK CO.	2511 Taylor St.		212			COMMERCIAL 2ND ADDITION
2	"	"		213			"
3	"	"		214			"
4	"	"		215	Exc. DITCH		"
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